84492 Vol. M88 Rage: 501 236 DEPARTMENT OF VETERANS AFFAIRS M75-19289-1 M84617 ASSUVIPTION AGREEMENT Loan Number DATE: February 8, 1988 perten stoker of Adolf piloto, Returne to PARTIES: Jose Martinez and Mary Martinez, husband and wife Byjote we. --Segment of the second s Cleur no. was pro her William Lee Mackenstadt Hersothilly appeared the above named COLL 35,330,365) Tronviu de TATE OF OREGINE Agrino affa SELLER The State of Oregon By And Through The Director Of Veterans' Affairs LENDER Until a change is requested, all tax statements are to be sent to: Department of Veterans, Affairs Attn: Tax Section F VETERALIS AFFAIFS 700 Summer Street, N.E. THE PARTIES STATE THAT: quick Salem, Oregon 97310-1201 1. Sellar owes Lender the debt shown by: Kening (a) A note in the sum of \$ 16,025.00 dated March 30 $_{-}$, 19 $_{-}$ $_{7}$ $_{8}$, which note is secured by a mortgage of the same date, and recorded in the office of the county recording officer of Klamath y Communica Expro county, Oregon, in Volume Alegaretosk M78 Page 7786 Tersconit appears in above is mea. THE THE 19 which note is secured by a Trust Deed of the same TEG MUNITARY ate and recorded in the office of the county recording officer of _ county, Oregon, in Volume/Reel/Book My Commission Express (p - / (c) A note in the sum of \$_ Parantine same dotarie anove named dated , which note is secured by a Security Agreement of . 19 _ TO SET THE CONTRIBUTED CO (c) and further shown by STATE OF OREGON In this agreement the items mentioned in (a), (b) (c), and (d) will be called "security document" from here on. 2. Saller has sold and conveyed (or is about to sell and convey) to Buyer, all, or a portion, of the property described in the security document. Both Soller and Pount by Player is appointed as follows: mando sud in the secur by document. The Tast one Half of Lots Tland 12 Block 32 WEST KLAMATH COLORS OF escueaccording to the official plat thereof on file in the office of the County Clerk of Klamath County Oregon.

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FOR THE REASONS SET FORTH ABOVE, AND IN CONSIDERATION OF THE MUTUAL AGREEMENTS OF THE PARTIES, SELLER, LENDER, AND BUYER AGREE AS FOLLOWS: January consensuring sets (1931) accurred by we an unity 20 (1931) also control by the ** The law has been surpended unit outyd. 1985. Any t anstitt of a property held leett duty 3: 1931, and duty 3: 1852, a somethe counts in a transfer and leet surperty and the counts in a contract of the counts and the counts are constructed and the counts and the counts are constructed and the constructed and the

The wip ald balance on the loan boing accumed is 1 10,967.93 as of January 28

BECTOKIS* BETEVER EBOW TVB I TANK THINK TO SEE AND FRANCE TO THE OFFICE TO SEE AND SECOND SEC Seliar enterpreleased from further liability under or on account of the security document.

SECTION 3.1. ASSUMPTION OF LIABLITY LIPS advised out that he bodied on a school of the period of the Except an specifically changed by this Agreement, Euyer agrees to pay the debt shown by the security document. Buyer agrees to perform all of the obligations provided in the security document that varie to be performed by Seller when the security document was executed. Buyer agrees to perform all of the security document, and in all respects as are provided in the security document. Buyer agrees to perform such accuming document, according to the security document. Buyer agrees to perform all of the security document. Buyer agrees to perform such accuming document. Buyer agrees to perform all of the security document. Buyer agrees to perform all of the security document. Buyer agrees to perform all of the security document was executed. Buyer agrees to perform all of the security document was executed. Buyer agrees to perform all of the security document was executed. Buyer agrees to perform all of the security document was executed. Buyer agrees to perform all of the security document was executed. Buyer agrees to perform all of the security document was executed. Buyer agrees to perform all of the security document was executed. Buyer agrees to perform all of the security document was executed. Buyer agrees to perform all of the security document was executed. Buyer agrees to perform all of the security document was executed. Buyer agrees to perform all of the security document was executed. Buyer agrees to perform all of the security document was executed. Buyer agrees to perform all of the security document was executed. Buyer agrees to perform a security document was executed. Buyer agrees to perform a security document was executed. Buyer agrees to perform a security document was executed. Buyer agrees to perform a security document was executed. Buyer agrees to perform a security document was executed. Buyer agrees to perform a security document was executed. Buyer agrees to perform a security document was executed. Buyer agrees to perform a security document was executed. Buyer agrees to perform a secur

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SECTION 4. INTEREST RATE AND PAY	MENTS ((((((((((((((((((((((((((((((((((((
Ican, ate Conder can periodics by change if	licate whether variable or fixed) and will be 10.75 percent per annum. If this is a variable interest rate by Administrative Rule. Changes in the interest rate will change the payment on the loan.
Veriable and the interest rate character	on the loan are \$2.450.55
The payments on the loan being assumed by	subject (20) is added to be paid monthly, (The payment use
SECTION - SECTION -	agreement may be periodically p
buyer agrees that the balance of the	nuclei of the second and the loan to be partially as the loan to be partially
child or stepchild of the original barrower, or to	mmediately due and payable in full, if after July 20, 1983, there is a second sale or other transfer of all or oa veteran eligible for a loan under ORS 407.075 to 407.595 and Article 1970.
This law has been supposed to Fechs	mmediately due and payable in full, if after July 20, 1983, there is a second sale or other transfer of all or on a veteran eligible for a loan under ORS 407.075 to 407.595 and Article XI-A of the Oregon Constitution 1989. Any transfer of a property between the
Ectransfer after July 1, 19	389. Any transfer of a property between this control of the Oregon Constitution
SECTION 6. INTERPRETATION	ses of the provisions of a loan under ORS 407.075 to 407.595 and Article XI-A of the Oregon Constitution ED COPIC 1 1108. ED COPIC 1 1108. By Any transfer of a property between July 3, 1985, and July 1, 1989, will not be counted as a transfer of the Oregon Constitution of the Oregon Const
in this agreement, the singular number includes	the plural and the plural such
SECTION 7. LIMITATIONS	ations of each such person firm
To the full extent permitted by law is mentioned in the	To the rights and several.
the security document.	he right to plead any statute of limitations as a defease
BUYER X JOSE TO WOOD UNS	the right to plead any statute of limitations as a defense to any obligations and demands secured by or
PURE MARKETINES	two Seller
e Mary Marathez Mor	tino, William Lee Mackenst and
STATE OF OREGON.	SELLER SELLER
COUNTY OF THE KILTING th) ss Fe have
Personally appeared the door named Will and acknowledged the foregoing instrument to be h	February 18 19 88
and acknowledged the foregoing instrument to be h	s (their) voluntary act and deed
STATE OF OF FOUND AND A COUNTY OF Klamath	My Commission of Vitale
COUNTY OF Klamath	My Commission Expires: 6-16 - Stary Public For Oregon
Personally appeared the above named Jose and actinovice got the force named	Pebruary 18
Jose Jose sent beneficially and set of the second sent between the sent between the sent sent sent sent sent sent sent sen	Martinez & Mary Martinez
松林郎 127727727 - 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	esque on se Before me: Was lama 100
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Signed this is a series of the	
勝其雄 시 도시 안난 전에 본 기계를 받아낸다고요. 그 그 이번 이번 목표되었다. 그 그는 그는 그는 그를 하고 있다고 있다. 그 글로	February 88
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net a granga is recusated, all lex statements et ino ca	Sett to: (Section of Control of C
	College College
STATE OF OREGON	Curt R. Schnepp Manager Accounts Services
COUNTY OF Marion) ss	February Accounts Services
M 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1	THE GOLV R
signature was his (her) voluntary act and deed.	Curt R. Schnepp ign the foregoing instrument on bahalf of the Director of Veterans Caffairs, and that his (her)
STATE	or egoing instrument on bahalf of the Director of Veterans Affeire
STATE OF OREGON, County of Klamath ss.	- 19 こうのだがられいのは合う かたしゅう -
나는데 사람들은 사람들은 그리고 함께 학생들이 되었다면 하는데 그리고 함께 하는데	Before ma: Ouelin 173
Filed for record at request of:	My Commission Expires: 3/16/91 Notary Public For Oregon
on this 19th	
on this 19th day of February A.D., 19 88 in Vol. M88	AFTER SIGNING/RECORDING, RETURN TO: do LLC14 VO BEENIDEPARTMENT OF VETERANS' AFFAIRS OREGON VETERANS BUILDING
With the second	do LLC1" VOBEENIDEPARTARENT
3y Range County Clerk	OREGON VETERANS' AFFAIRE
Fee, \$10.00	
THE THE PROPERTY OF THE PROPER	Salem, Oregon 97310 4 2000